GENERAL SERVICES ADMINISTRATION

PUBLIC BUILDINGS SERVICE

SUPPLEMENTAL AGREEMENT NO 1

DATE

SUPPLEMENTAL LEASE AGREEMENT

TO LEASE NO.

GS-07B-16559

ADDRESS OF PREMISES: One Ridgmar Centre, 6500 West Freeway, Suite 503, Fort Worth, TX 76116-2167

THIS AGREEMENT, made and entered into this date by and between. . NNN One Ridgmar Centre, LLC; NNN One Ridgmar Centre 1, LLC; NNN One Ridgmar Centre 2, LLC; NNN One Ridgmar Centre 3, LLC; NNN One Ridgmar Centre 4, LLC; NNN One Ridgmar Centre 5, LLC; NNN One Ridgmar Centre 6, LLC; NNN One Ridgmar Centre 7, LLC; NNN One Ridgmar Centre 8, LLC; NNN One Ridgmar Centre 10, LLC; NNN One Ridgmar Centre 11, LLC; NNN One Ridgmar Centre 12, LLC; NNN One Ridgmar Centre 13, LLC; NNN One Ridgmar Centre 14, LLC; NNN One Ridgmar Centre 15, LLC; NNN One Ridgmar Centre 16, LLC; NNN One Ridgmar Centre 17, LLC; NNN One Ridgmar Centre 18, LLC; NNN One Ridgmar Centre 19, LLC; NNN One Ridgmar Centre 20, LLC; NNN One Ridgmar Centre 21, LLC; NNN One Ridgmar Centre 22, LLC; NNN One Ridgmar Centre 23, LLC; NNN One Ridgmar Centre 24, LLC; NNN One Ridgmar Centre 25, LLC; NNN One Ridgmar Centre 26, LLC, each a Delaware limited liability company ("Lessor") acting by and through Triple Net Properties Realty, Inc. ("Agent" for Lessor).

whose address is NNN ONE RIDGMAR CENTRE, LLC 1551 North Tustin Ave., Suite 200 Santa Ana, CA 92705-8693

hereinafter called the Lessor, and the UNITED STATES OF AMERICA, hereinafter called the Government:

WHEREAS, the parties hereto agree to supplement the above Lease.

IN WITNESS WHEREOF, the parties subscribe their names as of the above date.	
BY: Triple Net Properties Realty, INC. Agent for Les	ssor.
Signature	Sr. V.P. Asset Management Title
Printed Name	
Witnessed in the presence of:	
Signature Robert Hooper	
Printed Name	City, State, Zip
UNITED STATES OF AMERICA	General Services Administration 819 Taylor St. Fort Worth, TX 76102 Contracting Officer

(Official Title)

Rick Hack

Supplemental Lease Agreement #1 LTX16559 One Ridgmar Centre 6500 West Freeway, Suite 503 Fort Worth, TX 76116-2167

NOW THEREFORE, these parties for the considerations hereinafter mentioned covenant and agree that the said Lease is amended effective on October 21, 2010 as follows:

- 1.) Description of the Tenant Improvements to be constructed; and
- 2.) To provide a Notice to proceed; and
- 3.) To provide for the payment of the Tenant Improvements; and
- 4.) All other terms and conditions are in full force and effect.
- 1.) The Lessor shall provide all the materials, labor, and services required to provide the completion of the Tenant Improvements depicted and according to the Construction Drawing created by C.M. Architecture project number 10108.007 dated 31 August 2010 for G.S.A. at One Ridgmar Center 6500 West Freeway Suite 503, Fort Worth, TX 76116. The Lessor remains responsible for the accuracy of the Construction Drawings as stated in the Solicitation for Offer under "Construction Schedule and Acceptance of Tenant Improvements, Review of Working/Construction Drawings." This Supplemental Lease Agreement does not release the Lessor for liability for accuracy of the Construction Drawings when compared to the GSA approved Design Intent Drawings.
- 2.) Upon full execution of this Supplemental Lease Agreement (SLA) the Lessor can consider this as a Notice to Proceed with the Tenant Improvement construction. The anticipated date of completion and acceptance by the Government is on or before 24 February 2011.
- 3.) The Government shall pay the Lessor for the total cost of the Tenant Improvements as follows:

The total cost of the Tenant Improvements is \$72,179.54. The Lessor and the Government have agreed to the total cost of the Tenant Improvements. The Tenant Improvement cost includes all the Lessor's fees for general and administrative costs, profit and any and all other fees associated with the completion of the Tenant Improvements by the anticipated date of completion.

Any changes of the Construction Drawings which result in a financial change to the lease agreement, of any type, must be approved, in writing, by the GSA Contracting Officer.

A portion of the Tenant Improvement costs, \$61,796.50 shall be amortized over the five (5) year firm term of the lease agreement at an interest rate of eight percent (8%) paid monthly in arrears. The annual cost of the amortized portion of the Tenant Improvement cost is \$15,036.12 paid monthly in arrears in the amount of \$1,253.01 and shall be part of the total monthly rental payment.

The remaining balance of the total cost of the Tenant Improvements is \$10,383.04 and shall be paid by a lump-sum-payment upon the substantial completion and acceptance by the Government of the tenant improvements necessary to finish the interior of the leased space as depicted on the attached Exhibit "A." All fees, permits and architectural plans are the responsibility of the Lessor and are included in the lump-sum-payment amount.

To submit for payment of the lump-sum-payment, the Lessor agrees that the invoice shall be printed on the same letterhead as the named on this lease, shall include the Lease number, building address, and a price and quantity of the items delivered. The invoice shall reference the number PS0018761 and shall be sent electronically to the GSA Finance Website at http://www.finance.gsa.gov/defaultexternal.asp. Instructions for invoice submission are included on the website. Additional assistance is available from the Finance Customer Service line at 817978-2408.

GOVT INITIAL RESSOR INITIAL WY

If the Lessor is unable to process the invoice electronically, then the invoice may be mailed to:

General Services Administration FTS and PBS Payment Division (7BCP) P.O. Box 17181 Fort Worth, TX 76102-0181

Lessor also agrees that a copy of the invoice shall be sent simultaneously to the GSA Contracting Officer/Realty Specialist at the following address:

General Services Administration ATTN: Rick Hack 819 Taylor Street 5B Fort Worth, TX 76102

Upon the completion of the Tenant Improvements and the acceptance thereof by the Government, the rent commencement date and the rent schedule (including the Shell Rent, Operating Costs, and the amortized Tenant Improvement Cost) shall be established by a subsequent Supplemental Lease Agreement.

4.) All other terms and conditions of this lease shall remain in full force and effect.

Gov't Initials (K)

Lessor nitials: